UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:	Case No. 14-56858
CHERYLL ANTOINETTE HICKS, pro se,	Chapter 7
Debtor.	Judge Thomas J. Tucker
ORDER DISMISSING CASE	
On October 29, 2014, Debtor filed a voluntary petition for relief under Chapter 7, commencing this case. On October 29, 2014, Debtor filed a "Certificate of Counseling" (Docket # 6), which states that on <i>April 14, 2014</i> , Debtor received "an individual [or group] briefing that complied with the provisions of 11 U.S.C. §§ 109(h) and 111."	
Debtor is not eligible to be a debtor in this provision provides in relevant part, that	s case under 11 U.S.C. § 109(h)(1). That
an individual may not be a debtor individual has, during the 180-day filing the petition by such individu nonprofit budget and credit counse 111(a) an individual or group brie conducted by telephone or on the opportunities for available credit condividual in performing a related	r period ending on the date of pal, received from an approved eling agency described in section fing (including a briefing Internet) that outlined the counseling and assisted such
Debtor received a credit counseling briefing 198 With exceptions not applicable here, 11 U.S.C. § counseling briefing 180-days <i>on or before</i> the date	109(h)(1) requires a debtor to obtain a credit
Accordingly,	
IT IS ORDERED that this case is dismiss	ed.
Signed on November 03, 2014	
	/s/ Thomas J. Tucker
	Thomas J. Tucker
	United States Bankruptcy Judge